IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

L.B., a minor who sues through his)	
mother and next friend, Veronica)	
Stanley, and VERONICA STANLEY,)	
individually)	
Plaintiffs,)	
)	
vs.)	CIVIL ACTION NO.: 2:07-cv-681-WHA
)	
BULLOCK COUNTY BOARD OF)	
EDUCATION and ROBERT)	
MCDUFFIE, in his individual capacity)	
)	
Defendants.)	

ORDER ON MOTION AND HIPAA PROTECTIVE ORDER

Pending before the Court is *Defendants' Motion for Entry of Qualified HIPAA*Protective Order (Doc. 21, filed March 11, 2008). Having been advised that counsel for the plaintiff has no objection to the Protective Order proposed by the defendants, the motion is hereby **GRANTED**. Accordingly, the parties and all interested non-parties shall be governed as follows:

The parties are hereby granted the right, upon compliance with the applicable discovery provisions of the Federal Rules of Civil Procedure and the orders of this court, to obtain from any health care provider, health plan, or other entity covered by the Health Insurance Portability and Accountability Act of 1996, Pub. L. No. 104-191, 110 Stat. 1936 (1996) ("HIPAA"), any and all information relating to the past, present, or future medical condition of any individual who is a party to this action (or the ward of a party who sues in

a representative capacity), as well as any and all information relating to the provision of

health care to such individual and payment for the provision of such health care.

This order authorizes any third-party who is provided with a subpoena requesting the

production of documents or commanding attendance at deposition or trial to disclose the

protected health information in response to such request or subpoena. This order is intended

to authorize such disclosure under the privacy regulations issued pursuant to HIPPA. 45

C.F.R. § 164.512(e)(1)(i).

The parties are expressly prohibited from using or disclosing the protected health

information obtained pursuant to this order for any purpose other than this action. Further,

the parties are ordered either to return to the covered entity from whom or which such

protected health information was obtained, or to destroy the protected health information

(including all copies made), immediately upon conclusion of this action. See 45 C.F. R. §§

163.502(b); 164.512(e)(1)(v).

DONE this 12th day of March, 2008.

/s/Terry F. Moorer

TERRY F. MOORER

UNITED STATES MAGISTRATE JUDGE